## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA HUNTINGTON DIVISION

Herman Mays, Jr., on his own behalf and as next friend and parent of C.M.; Elizabeth Mays, on her own behalf and as next friend and parent of C.M.; Bethany Felinton, on her own behalf and as next friend and parent of S.F., E.F., and C.F.; Jana Tigchelaar, on her own behalf and as next friend and parent of C.T. and S.T., and Max Nibert,

Plaintiffs,

v.

Civil Action No. 3:22-cv-00085

The Cabell County Board of Education; and Daniel Gleason, in his individual capacity,

Defendants.

## JOINT MOTION TO EXTEND ENTRY OF DISMISSAL ORDER AND CONTINUE STAY OF CIVIL ACTION

On June 20, 2023, this Court entry an Order which stayed this civil action for thirty (30) days and which also indicated its intent to enter a Dismissal Order dismissing this civil action without prejudice unless the parties had submitted an Order of Dismissal by July 11, 2023. [ECF No. 192]. The parties jointly request that this Court continue the stay of this civil action beyond thirty (30) days and to also extend the time for entry of said Agreed Order of Dismissal for an additional thirty (30) days, or to August 10, 2023, to allow the parties to prepare and submit the same to the Court. This motion is required based upon the nature and terms of the pending settlement which necessitated consideration and approval by the Cabell County Board of Education. The parties believe that they will, within the additional time requested, be able to completely resolve the issues and matters with the Court.

WHEREFORE, and based upon the foregoing, the parties jointly move this Court to extend the stay of this civil action and to further extend the time by which the parties must submit an Agreed Order of Dismissal to August 10, 2023, as well as such other relief this Court deems just and proper.

## /s/ Brian D. Morrison

Perry W. Oxley (WVSB #7211) David E. Rich (WVSB #9141) Brian D. Morrison (WVSB #7489) Paula Jo Roberts (WVSB # 13457) Oxley Rich Sammons, PLLC P.O. Box 1704 Huntington, WV 25718 304-522-1138 Counsel for the defendants

## /s/ Marcus B. Schneider

Marcus B. Schneider Steele Schneider 420 Ford Duquesne Blvd., Suite 500 Pittsburgh, PA 15222 (412) 235-7682

Kristina Thomas Whitaker The Grubb Law Group 1114 Kanawha Boulevard East Charleston, WV 25301 (304) 345-3356

Patrick Elliott
Samuel Grover
Christopher Line
Freedom From Religion Foundation
10 N. Henry Street
Madison, WI 53703
(608) 256-8900
Counsel for plaintiffs